

Pro Se

Dear Clerk,

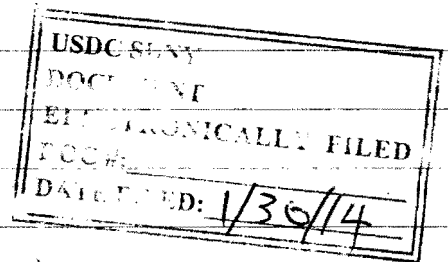
12 CR 655 (AKH)

Please forward this motion to Judge
Preska to re-enforce my motion to dismiss
the indictment under Fed.R.Crim.P. Rule 52(b)

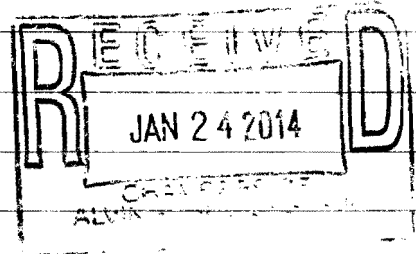
RECEIVED

JAN 17 2014

LORENA A. Preska
CHIEF U.S. DISTRICT JUDGE
S.D.N.Y.



Thank you
Regina Lewis



Dear Mrs. Lewis
Mr. Epstein's filing is
not effective, as trial has
not been forfeited. Thus, the
motion is academic, and
therefore is denied.
1-28-14

JAN 15 2014

PRO SE

(file as an order,
ad mail)
Hester

Dear Chief Judge Preska,

First, I am Pro Se, Second, I never authorized Lloyd Epstein to represent me. Based on his letter to Mr. Williams dated 1-1-14 Re: United States v. Regina Williams IX + no. 12-cr-863 (LAP) Rule 12.2(b) Notice that I am assuming was either in reference to me but the information is wrong or either it was sent to me in error.

Lloyd Epstein's filing under Fed. R. Crim. P. Rule 12.2(b) Notice and proposed voir dire dated 1-2-14 were submitted without my knowledge or permission and therefore I want them stricken from court record. Furthermore Rule 12.2(b) refers to notice of expert evidence of a mental condition (1) issue of guilt and (2) issue of punishment in a capital case.

Neither my mental condition nor rule 12.2(b) apply to the matter because the indictment doesn't satisfy the statute requirement for me to be found guilty at trial nor does it require me to plead guilty and the matter is not a capital case nor do I face any punishment since the appropriate sentencing guideline is up to one year under 18 U.S.C. 115 (d)(1)(b) and my pre-trial detention has exceeded that by far.

So I re-inforce my prose motion
filed on 12-28-13 to dismiss the
indictment under Fed. R. Crim. P. Rule 52(b)
Plain-Error. Without having any merit
to the Complaint or any evidence to
satisfy the statute requirements, a
motion for dismissal by the Government
in the interest of justice is inevitable.

Lloyd Epstein has failed miserably
to assist me, advise me or to investigate
the information that will lead to an
acquittal anyway. I demand that he be
removed as standby counsel because
clearly he has violated the disciplinary
Rule requiring him as a lawyer to assist
me zealously even as standby counsel.

Sincerely,
Regina Lewis

cc: U.S. Attorney Eric Holder
U.S. Justice Dept
950 Pennsylvania Ave. N.W.
Washington, DC 20530

Judge wrote:

“Dear Ms. Lewis:

Mr. Epstein’s filing is not effective, and trial has not been fixed. Thus, this motion is academic, and therefore is denied.

1-28-14

Alvin K. Hellerstein”